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10 Attorneys for Plaintiff  
AMAZON.COM, INC.  
11 AMAZON TECHNOLOGIES, INC.

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION

AMAZON.COM, INC., a Delaware corporation,  
and AMAZON TECHNOLOGIES, INC., a  
Nevada corporation,

Case No. 4:23-cv-05580-DMR

**STIPULATION TO EXTEND TIME FOR  
DEFENDANT UMER WASIM TO  
RESPOND TO COMPLAINT PURSUANT  
TO CIVIL LOCAL RULE 6-1(a)**

## Plaintiffs.

1

UMER WASIM, et al.,

## Defendants.

1 WHEREAS, on October 30, 2023, Amazon.com, Inc., and Amazon Technologies, Inc.  
2 (“Amazon”) filed this action against, among others, Defendant Umer Wasim (“Wasim”);

3 WHEREAS pursuant to Federal Rule of Civil Procedure 12, Wasim's deadline to respond  
4 to the Complaint was December 7, 2023; and

5 WHEREAS, Wasim requires additional time to prepare his response to the Complaint, and  
6 to discuss potential settlement with Amazon;

7 NOW THEREFORE, Amazon and Wasim HEREBY STIPULATE AND AGREE AS  
8 FOLLOWS:

9        1.      The deadline for Wasim to answer, move, or otherwise respond to Amazon's  
10      Complaint shall be extended up to and including January 5, 2024.

11        2.      This stipulation will not alter the date of any event or any deadline already fixed by  
12      Court order.

## IT IS SO STIPULATED.

DATED: December 8, 2023.

## DAVIS WRIGHT TREMAINE LLP

By: s/ Emily Goodell  
Emily Goodell

Attorney for Plaintiff  
AMAZON.COM, INC.

By:/s/ Umer Wasim  
Umer Wasim

22 I hereby attest that I have all holographic signatures corresponding to any signatures  
23 indicated by a conformed signature (/s/) within this e-filed document.

By:/s/ Emily Goodell  
Emily Goodell

DAVIS WRIGHT TREMAINE LLP

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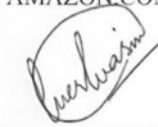
13 IT IS SO STIPULATED.

14 DATED: December 8, 2023

15 DAVIS WRIGHT TREMAINE LLP

16 By:/s/ Emily Goodell  
17 Emily Goodell

18 Attorney for Plaintiff  
19 AMAZON.COM, INC.



21 Umer Wasim